RESOLUTION NO. <u>2015-</u>52

RESOLUTION OF THE MAYOR AND THE CITY COUNCIL OF THE CITY OF HIALEAH, FLORIDA, APPROVING A **VALUE** FAIR **MARKET** LEASE AGREEMENT BETWEEN THE CITY OF HIALEAH, AS LESSEE, AND TOSHIBA FINANCIAL SERVICES, AS LESSOR. FOR A TERM OF THREE YEARS, COMMENCING ON MAY 1, 2015 AND ENDING ON APRIL 30, 2018, IN AN ANNUAL AMOUNT NOT TO EXCEED \$2,292.24, **PAYABLE** IN**EQUAL** MONTHLY INSTALLMENTS OF \$191.02; AND AUTHORIZING THE MAYOR AND THE CITY CLERK, AS ATTESTING WITNESS, ON BEHALF OF THE CITY, TO EXECUTE THE LEASE AGREEMENT, THE SALES ORDER, THE MAINTENANCE CONTRACT, ADDENDA, ATTACHED HERETO AND MADE A PART HEREOF AS EXHIBIT "1", AND ANY OTHER DOCUMENT IN FURTHERANCE HEREOF.

WHEREAS, the City desires to enter into a Lease Agreement with Toshiba Financial Services to provide for the delivery, installation, training, supplies, service and maintenance of two (2) black and white Toshiba 257 copiers with itemized equipment as described and specified on the Sales Order and Lease Agreement for use at JFK Memorial Library; and

WHEREAS, it is in the best interest of the health, safety and welfare of the City of Hialeah and its residents to enter into a Lease Agreement with Toshiba Financial Services to improve the services provided to the community at the JFK Memorial Library.

NOW, THEREFORE, BE IT RESOLVED BY THE MAYOR AND THE CITY COUNCIL OF THE CITY OF HIALEAH, FLORIDA, THAT:

Section 1: The City of Hialeah, Florida hereby approves a Fair Market Value Lease Agreement between the City of Hialeah, as lessee, and Toshiba Financial Services, as lessor, for a term of three years, commencing on May 1, 2015 and ending on April 30, 2018, in an annual amount not to exceed \$2,292.24, payable in equal monthly installments of \$191.02; and

Resolution No. 2015-52 Page 2

authorizing the Mayor and the City Clerk, as attesting witness, on behalf of the City, to execute the Lease Agreement, the Sales Orders, the Maintenance Contract, all addenda, attached hereto and made a part hereof as Exhibit "1" and any other document in furtherance hereof.

PASSED AND ADOPTED this 14 day of

, 2015.

Isis García Martine Council Rresiden

Attest:

Approved on this 17 day of

of Appri

, 2015.

Marbelys Fatjo, City Clerk

Mayor Carlos Hernandez

Approved as to form and legal sufficiency:

Lorena E. Bravo, City Attorney

S:\DDP\LEGISLATURE\RESO 2015\ToshibaBusinessSolutionsJFKLibrary.docx

Resolution was adopted by a 6-0-1 vote with Council Members Casáls-Muñoz, Cue-Fuente, Garcia-Martinez, Gonzalez, Hernandez, & Lozano voting "Yes", & Councilmember Caragol, absent.

TOSHIBA BUSINESS SOLUTIONS

SALES ORDER

S0-1.0.0

Sales Representative:		<u> </u>		12/18/20	J14
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TERMS AND CONDITIONS Output	ectronic signature above shall constitute an enforceable	and priginal signature for all purposes			
y signing this agreement, the customer ack	inoviedges that he/she has read and understood the	terms and conditions of this agreem		de la companya de la	*
this warranty appear within ninety (90) days a	the goods to be delivered will be of the kind and quality de after the initial date of installation in the case of new good	ds, or thirty (30) days after the initial de	ite of installation in the case i	of used or reconditioned	goods, the seller at
cordance with the Selier's recommendations	lie repair or replacement at its own expanse, upon not or standard industry practice. The foregoing warranty do	tification thereof and substantiation to ses not apply to consumable parts such	at the goods have been sto as, but not imited to, drum:	ired, installed, maintains a, cleaning brushes, filte:	ad, and operated in rs. developer, toner
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	n the manner and for the period of time provided above,				

EXHIBIT

1. ACCEPTANCE, ALL PURCHASE ORDERS FOR ANY MATERIALS, PRODUCTS AND/OR ANY OTHER ITEMS (HEREIN THE GOODS) AND ACCEPTANCES OF GOODS BY ANY CUSTOMER (HEREIN BUYER) ARE EXPRESSLY SUBJECT TO AND GOVERNED BY THE TERMS AND CONDITIONS PRINTED HEREIN, AND NO TERMS ADDITIONAL TO OR DIFFERENT FROM THOSE STATED HEREIN ARE BINDING ON TOSHIBA BUSINESS SOLUTIONS (HEREIN THE SELLER) UNILESS AGREED TO IN WRITING BY THE SELLER, BUYER CONSENTS TO THESE TERMS AND CONDITIONS.

2. Title and Risk of Loss. Title and risk of loss or damage to the Goods shall pass to the Buyer upon tender of delivery F.O.B. Seller's warehousing facility. Seller will have and retain a first and superior security interest in the Goods until full payment has been made. Goods purchased under extended term or contract will have a UCC financing statement filed with the State of California. Buyer will be charged and shall pay the then applicable UCC filing fee. Buyer agrees upon request to do all things and acts necessary to perfect and maintain said security interest and shall protect the Seller's interest by adequately insuring the Goods against loss or damage from any cause. Buyer appoints Seller as Buyer's attorney-in-fact to execute any and all documents on Buyer's behalf and in Buyer's name to perfect and maintain Seller's security interest in the Goods.

3. Price, Taxes and Interest Charges. Prices quoted are F.O.B. Seller's werehousing facility, and the amount of any local, state or federal taxes on the Goods shall be added to the price and paid by Buyer. Buyer represents that Buyer is solvent and can and will pay for the Goods in accordance with the terms hereof. All shipments shall be subject to the approval of Seller's credit department. Seller reserves the right to require payment in cash or obtain security for payment prior to making any delivery and if Buyer tails to comply with such requirement. Seller may terminate any contract with Buyer affected thereby. An interest charge of the lesser of one percent monthly (12% annual rate) or the maximum allowed by state law, will be paid by Buyer on all pest due amounts.

4. TermesCash Sales. Seller's payment terms are Cash unless other terms are agreed upon by Seller and Buyer. Seller's Authorized signers are the only personnel of Seller authorized to approve special terms or conditions.

5. Extended Termas/Contracts. Extended terms/contract sales are as agreed upon by Selter and Buyer. Extended payment terms and contracts on individual sales vary and are determined by Buyer and Selter. It is the Buyer's responsibility to fully review prior to accepting specific terms and conditions on individual extended payment terms and contract sales. Selter's Authorized signers are the only personnel authorized to approve any special terms or conditions on extended payment terms or contract sales.

6. Delivery. Any delivery schedules which may be specified for shipment of the Goods are only estimates and the Seller shall not incur any liability, either directly or indirectly, nor shall any order be canceled because of as a result of delays in meeting such dates or schedules. In no event shall Seller be liable for any claims for labor or for any consequential damages or any other damages resulting from failure or delay in delivery. No delivery dates are guaranteed.

7. Force Majeure. Seller shall not be liable for any act, omission, result or consequence, of any detay in delivery or failure of performance which is (f) due to any act of God; any government order; any order bearing priority rating or placed under any allocation program (mandatory) or voluntary) established pursuant to law; local labor shortage; fire; flood; casualty; governmental regulation or requirement; terrorism or terrorist threat; shortage or failure of raw material, supply, fuel; power or transportation; precisioned or equipment; or any cause beyond Seller's reasonable control whether of similar or dissimilar nature to those above enumerated, or (ii) due to any strike, labor dispute, or difference with workers, regardless of whether or not Seller is capable of setting any such labor problem.

8. Laws, Ordinance and Regulations. Seller shall utilize reasonable efforts to cause the Goods to comply with its interpretation of federal sefety, health and environmental regulations and insurance codes of a national scope. However, Seller shall not be responsible for compliance with local interpretations of such federal regulations or insurance codes nor with any local laws, ordinances, codes and/or regulations which may at any time be in effect at any location where the Goods are to be utilized, unless such responsibility shall be expressly assumed by the Seller in writing.

9. Changes in Design. Seller reserves the right to discontinue the supply or sale of any model, style or type of the Goods, or of any parts or accessories thereto, and the right to change or after the design or composition of the Goods, parts or accessories without notice to Buyer, and the Seller shall incur no liability thereby nor any obligation to furnish or install any replacement Goods, parts or accessories which were purchased or sold prior to the making of any attentions or changes in design.

10. Off Quality and Goods Made to Buyer's Specifications. Seller makes no warranty whatsoever, express or implied except as to title, with respect to Goods manufactured, compounded and/or designed to Buyer's own specifications, or if Buyer has requested off-quality Goods or seconds. Buyer shall at its own expense defend and save Seller harmless from and against any claim; suit, expense or otherwise, which shall be asserted or brought against Seller by reason of its manufacture, design or sale of such Goods.

11. Warranty. Except as described in paragraph 10 above, Selier warrants that the Goods (a) are in accordance with the provisions of any product-specific written warranty published and defivered to Buyer from Selier, or (b) in the absence of a product-specific warranty, are in accordance with the Selier's published specifications at the time of order and that Selier will repair or replace, at Selier's option, such Goods as fall to conform to its published specifications, provided notice of claim under this warranty is given within a period of thirty (30) days following shipment: in all cases, Buyer shall be responsible for the cost of field tabor and/or charges incurred by Buyer's return of any Goods to the Selier for repair or replacement. No return of Goods shall be made without prior written consent of the Selier.

12. Relations. Refarms for any reason (other than return provisions described in paragraph 11 above - Warranty) will be subject to an appropriate restocking fee determined by Selfer, not to exceed a maximum of 20% of the purchase price of the returned Goods. No returns of Goods shall be made without prior written consent of the Selfer.

13. EXCLUSION OF OTHER WARRANTIES. EXCEPT FOR THE EXPRESS WARRANTY SET FORTH IN PARAGRAPH 11 ABOVE, BUYER ACKNOWLEDGES AND AGREES THAT SELLER IS NOT MAKING AND SPECIFICALLY DISCLAMS ANY OTHER WARRANTIES OR REPRESENTATIONS OF ANY KIND OR CHARACTER, EXPRESS OR MIPLIED, WITH RESPECT TO THE GOODS, INCLUDING, BUT NOT LIMITED TO, THE VALUE, CONDITION, MERCHANTABILITY, MARKETABILITY, BUITABILITY OR FITNESS FOR A PARTICULAR USE OR PURPOSE WHICH APPLY TO THE GOODS, THE MANNER OR QUALITY OF THE CONSTRUCTION OR MATERIALS INCORPORATED INTO ANY OF THE GOODS AND THE MANNER, QUALITY, STATE OF REPAIR OR LACK OF REPAIR OF THE GOODS, BUYER AGREES THAT BUYER HAS NOT RELIED UPON AND WILL NOT RELY UPON, STHER DIRECTLY OR INDIRECTLY, ANY STATEMENT, REPRESENTATION OR WARRANTY OF SELLER OR ANY AGENT OF SELLER EXCEPT AS EXPRESSLY SET FORTH HEREIN, NO WARRANTIES OR REPRESENTATIONS AT ANY TIME MADE BY ANY REPRESENTATIVE OF THE SELLER SHALL BE EFFECTIVE TO VARY OR EXPAND THE ABOVE EXPRESS WARRANTY OR ANY OTHER TERMS AND CONDITIONS HEREOF.

14. Technical Advice. Seller shall not be responsible for the results of any technical advice provided by Seller in connection with the design or installation or use of the Goods for any particular purpose. Buyer assumes sole responsibility for the proofing of and acceptability of Goods and services of Seller prior to purchase by Buyer. Contracted integration of Seller's products are limited to scope of work for connectivity of supplier provided hardware and installation/configuration of Supplier provided Solution Software on Buyer's network. Seller assumes no liabilities for configuration of Desktop Operating Systems and/or Server-Network Operating Systems. Further, Seller does not werrant or ensure interoperability of supplier provided hardware and/or Solutions Software with future releases of newer versions of Operating Systems, Network Operating Systems or Application Software products. Upon installation/configuration, Buyer shall sign acceptance and work completion form provided by Seller. Any reconfiguration and installation by Seller that occurs on Buyer's network of hardware/software due to Buyer retwork changes shall be billed by Seller to Buyer at the then prevailing integration service rate.

15. LIABILITY LIMITATION. SELLER'S LIABILITY HEREINDER SHALL BE LIMITED TO THE OBLIGATION TO REPAIR OF REPLACE THE GOODS PURSUANT TO PARAGRAPH 14 ABOVE. SELLER'S TOTAL CUMULATIVE LIABILITY IN ANY WAY ARISING FROM OR PERTAINING TO ANY GOODS SOLD OR REQUIRED TO BE SOLD UNDER ANY CONTRACT SHALL NOT IN ANY CASE EXCEED THE PURCHASE PRICE PAID BY THE BUYER FOR SUCH GOODS. IN NO EVENT SHALL SELLER HAVE ANY LIABILITY FOR COMMERCIAL LOSS, CLAIMS FOR LABOR OR ANY CONSEQUENTIAL DAMAGES OF ANY OTHER TYPE, REGARDLESS IF WHETHER BUYER'S CLAIM BE BASED IN CONTRACT, TORT, WARRANTY, STRICT LIABILITY OR OTHERWISE. IT IS EXPRESSLY AGREED THAT BUYER'S REMEDIES EXPRESSED IN THIS PARAGRAPH ARE BUYER'S EXCLUSIVE REMEDIES.

16. Cancellation or Changes of Order. No order may be withdrawn or cancellation or deferral charges of a reasonable amount acceptable to the Seller. In the event, that Buyer shall request changes in its order after receipt thereof by Seller, Buyer shall be responsible for and pay all charges reasonably assessed by Seller with responsible for and pay all charges reasonably assessed by Seller with

17. Set-Offs. Neither Buyer nor any affiliated company or assignee shall have the right to claim compensation or to setoff against any amounts which become payable to the Seller under any contract or otherwise

18. No Protection from Claim of Infringement. Soller makes no representation of warranty that the delivery or subsequent use of the Goods shall be free of the claim of any third party by way of infringement.

19. APPLICABLE LAW. THE TERMS AND CONDITIONS APPLICABLE TO ANY SALE OF GOODS OR SERVICES BY THE SELLER SHALL BE DETERMINED AND CONSTRUED IN ACCORDANCE WITH, AND SHALL BE GOVERNED BY THE LAWS OF THE STATE OF CALIFORNIA. THE BUYER AND SELLER AGREE TO SUBMIT TO THE JURISDICTION OF THE STATE OR FEDERAL COURT OF CRANGE COUNTY WITHIN CALIFORNIA IN CONNECTION WITH ANY DISPUTE OR CONTROVERSY BETWEEN SELLER AND BUYER.

28. Service Delivery. Sellar's service delivery terms are as agreed upon by Sellar and Buyer and contracted. Hardware Repetit/Service Support/integration Services contract's terms and conditions vary on individual sales and are determined by Buyer and Sellar. It is the Buyer's responsibility to fully review and signoff on specific terms and conditions on individual Hardware Repair/Service Support/integration Services contract's purchases. Sellar's Authorized signers are the only personnel authorized to approve any special terms or conditions on extended terms or contract sales.

21. Buyer Declination of Service Contract. If Buyer declines service coverage, Selec will file appropriate forms noting declination of service is provided by Seller on Goods not covered by a service contract with Seller, Buyer shall pay the then prevailing rates for labor and parts supplied for repair, which will be billed (time and materials) Net Payable.

22. Freight. Buyer assumes responsibility for freight charges on orders placed with Seller.

23. Severability. In the event that any one or more of the provisions contained herein shall, for any reason, be held to be invalid, flegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not effect any other provisions of this agreement, but this agreement shall be construed as if such invalid, flegal or unenforceabile provisions had never been contained herein, unless the deletion of such provision or provisions would result in such a material change so as to cause completion of the transactions contemplated herein to be unreasonable.

24. Amendment and Wahrer. No amendment of these terms or conditions and no waiver by Sellar will be effective unless it is in writing and signed by Seller. No waiver by Sellar will operate as a waiver on a future occasion.

25. Parties Bound. All rights of Seller will inune to the benefit of Seller's successors and assigns. All rights and obligations of Buyer will inune to the benefit and be binding upon Buyer and Buyer's successors.

26. Further Assurances. The parties agree to promptly execute and deliver all further instruments and documents and take all further action necessary to effect these terms and conditions

Customer	initials:	
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ADDENDUM

THIS ADDENDUM entered into by and between the CITY OF HIALEAH ("CITY-Buyer") and TOSHIBA BUSINESS SOLUTIONS ("TBS-Seller") on this _____ day of ______, 2015 and is made part of the Sales Order between the Parties of even date. The words "you" and "your" refer to the Buyer and the words "we", "us" and "our" refer to the Seller. Unless otherwise defined herein, capitalized terms shall have the meaning given to them in the Sales Order.

WHEREAS, the Parties have entered into a Sales Order Agreement for the services described in the Agreement; and

WHEREAS, this Addendum intends to modify, amend and supersede the terms of the Sales Order as provided herein;

NOW, THEREFORE, in consideration of the premises and the mutual agreements, and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, intending to be legally bound, the Parties agree to amend the Sales Order Agreement as follows:

A. The Parties agree to amend Paragraph 2. <u>Title and Risk of Loss</u> by substituting the terms of Paragraph 2 with the following language:

"Title and risk of loss or damage to the Goods shall pass to the Buyer upon tender of delivery by Seller at Buyer's place of business. Seller will have and retain a first and superior security interest in the Goods until full payment has been made. Buyer agrees upon request to do all things and acts necessary to perfect and maintain said security interest and shall protect the Seller's interest by adequately insuring the Goods against loss or damage from any cause. Buyer appoints Seller as Buyer's attorney-in-fact to execute any and all documents on Buyer's behalf and in Buyer's name to perfect and maintain Seller's security interest in the Goods. Any obligation upon Buyer to insure the Goods may be met by providing coverage through a self-insurance program maintained in accordance with State law."

B. The Parties agree to amend Paragraph 3. <u>Price, Taxes and Interest Charges</u> by deleting the following language:

"Prices quoted are F.O.B., Seller's warehousing facility, and"

and further, by deleting the following language:

"An interest charge of the lesser of one percent monthly (12% annual rate) or the maximum allowed by state law, will be paid by Buyer on all past due amounts.

C. The Parties agree to a following language:	amend Paragraph 19. <u>Applicable Law</u> by replacing the
"California" with "Florida"	
and by further replacing the fol	lowing language:
"Orange County" with "Miami	-Dade County"
Sales Order is changed, modified, an	in, no other term, condition, provision or covenant of the nended or altered, nor are any of Sellers' or its assigns' order, at law or equity, modified, waived, discharged or
A facsimile copy of this Addendum cand be admissible in court as evidence	ontaining Buyer's signature may be treated as an original of this Addendum.
IN WITNESS WHEREOF, the Parties authorized representative as of the date	s have caused this Addendum to be duly executed by their efirst above written.
Agreed and Accepted:	
City of Hialeah, Florida	Toshiba Business Solutions
Signature	Signature
Print Name	Print Name
Title	Title

TOSHIBA BUSINESS SOLUTIONS

AIMS MAINTENANCE CONTRACT

MA-1.0.0

Sales Representative:	····						
Customer agrees to purchase and Toshi Services*) for the equipment listed below i other parts and services listed under the executed for Network Integration Support.	in accordance	e with the terms and co	inditions of th	is contract. The N	Azintenance Servic	es exclude p	aper, staples and all
CUSTOMER INFORMATION							
Customer Name: Healach. JF	K Mem	orial Librar	Bill to Numbe				
Billing Address: 190 W. 49	Stre	et	Phone #: 3/	8212700	Ext.	Fax#.	
Address 2: City: Healeah	State: (J ZID 33012	Contact: email:			Customer PC) <u> </u>
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DECLINATION							
Customer is declining maintenance on the	equipment lists	ed above.					
Printed Name:	į	Date:		Signature:			
ACCEPTANCE THE TERMS AND CONDITIONS HER ACKNOWLEDGES THAT THEY HAVE RE. Customer agrees to pay the Minimum Pay	AD AND UNI ment per trai	DERSTAND THESE TE	RMS. ly Excess Per	r Click Charges fo	or the term of this	Contract: W	hen this Contract is
signed by Customer and TBS, it shall const acknowledge and agree that your electronic	titute a bindin signature be	g contract and is non-colors shall constitute an	ancelable. Ti enforceable a	his Contract will be and original signatu	egin on the date sigure for all purposes.	ned by TBS	below. You hereby
Customer:	D1881-0277411111111111111111111111111111111111			Toshiba	a Business S	Solution	8
Printed Name: Printed Name:							
ignature: Signature:							
Title:	Date:		Title:			Effective D)ate:

Customer Initials

1. ACCEPTANCE. This Contract shall not be effective unless signed by the authorised TBS representative (Effective Date) within 30 days from the Customer's signing of this Contract.

2. TERMI. This Cohtract will remain in force for one (1) year from the Effective Dete (Renewal Date) and will then be automatically renewed for annual period(s) unless either party provides notice of remination not less than thinty (30) days prior to the Renewel Date. For each piece of equipment under this Contract there will be a Start Date & Start Meter which is shown on the face of this Contract. Service for each piece of equipment will be provided from the Start Date & Start Meter which is shown on the face of this Contract. Service for each piece of equipment will be provided from the Start Date & Start Meter which is shown on the face of this Contract. Service for each piece of equipment will be provided from the Start Date & Start Meter which is shown on the face of this Contract.

Customer may withdraw individual equipment by providing thirty (30) day written notice prior to the Renewal Date. Customer is responsible for all remaining Minimum Payments if Customer is in default or if equipment is withdrawn prior to Renewal Date.

3. SERVICE AVAILABILITY. TBS will provide service during TBS's normal service hours while the equipment is located within TBS's designated service area. Service outside TBS's designated area, if available and accepted by TBS is subject to a Trip Charge, which shall be based on reasonable travel expense for TBS's personnel. It is the responsibility of the Customer to notify TBS prior to relocating equipment.

The service to lesp the equipment in or restore the equipment to good working order includes Emergency Service Calls and Periodic Maintenance (PM's). PM's may be performed during the course of an Emergency Service Call and are based upon the specific needs of the individual equipment as determined by TBS. Maintenance will include lubrication, adjustments and replacement of maintenance parts deemed necessary by TBS. Maintenance parts will normally be either new or equivalent to new in performance when installad in the equipment. Maintenance parts will be furnished on an exchange basis and the replaced parts become the property of TBS. Service provided under this Contract does not assure the unintenance parts.

If the Customer requests service to be performed at a time cultaide TBS's normal service hours, there will be no additional charge for maintenance parts, however, the service, if available, will be furnished at TBS's applicable hourly rates and terms then in effect. Nothing benefit shall be construed to require TBS to provide service outside its normal service hours and TBS hereby reserves the right to accept or reject such requests.

In the event there is a substantial increase in the cost of fuel, Customer agrees to pay a fuel surcharge. "Substantial" shall be delined as a 10% or more change over a six month period in the average national fuel cost as reported by the United States Energy Information Administration. If there is a substantial decline in the cost of fuel, the fuel surcharge, if applied by TBS pursuant to this provision, may be decreased accordingly. The benchmark will be the national average fuel cost as reported by the United States Energy Information Administration on the Effective Date of this Agreement.

4. METWORK INTEGRATION SUPPORT. Support of print controllers and printiscan enablers that permit the integration of the device onto a Customer's network is covered under the terms of a properly executed Connectivity & Security Options Agreement. The Connectivity & Security Options Agreement is an amendment to this contract and must be attached and/or on tile for this optional service support.

5. INVOICING - LATE CHARGES. The first Minimum Payment is due upon receipt of an invoice. Thereafter, Minimum Payments will be due on the same date each morath during the Term of this Contract whether or not Customer receives an invoice. Customer's obligation to pay the Minimum Payment is unconditional and is not subject to any reduction, set-off, defense, or counterclaim for any reason whatsoever. Excess Click Charge, if applicable, will be invoiced based on the billing period selected on the face of this contract.

If any part of a payment is not made by the Customer when due, Customer agrees to pay TBS a Late Charge of the higher of \$25 or two percent (2%) of each such late payment, but not more than permitted by law. Customer agrees to pay TBS the Late Charge not later than one (1) month following the date of the original Minimum Payment.

8. USAGE. In return for the Minimum Payment, Customer is entitled to use the Minimum Number of Clicks each billing period. It Customer uses more than the Minimum Number of Clicks in any billing period, Customer will pay an additional amount equal to the number of metared clicks exceeding the agreed Minimum Number of Clicks times the Excess Click Charge as shown on the face of this Contract. In no event shall the Customer be entitled to any refund or rebate of the Minimum Payment if metared clicks result in less than the Minimum Number of Clicks in any billing period.

Customer will provide mater readings via an automated vebsite when requested by TBS. TBS may estimate the number of dicks used if requested Meter Readings are not received before a new billing period begins. TBS will adjust the estimated charge for Excess Clicks upon receipt of actual Meter Readings. Notwithstanding any adjustment, the Customer will never pay less than the Minimum Payment. TBS may charge a fee to recover the cost of meter collections if meters are not submitted through the automated website.

The Minimum Payment, and Excess Click Charge are subject to increase each year during the Term of this Contract by an amount not to exceed fifteen percent (15%) of the Minimum Payment and Excess Click Charge in effect at the end of the prior annual period, or the maximum percentage permitted by taw, whichever is lower.

7. CONSUMABLE SUPPLIES. TBS agrees to furnish consumable supplies (ink, toner and toner oblication containers) for the Term of the Contract. Customer is responsible for ordering supplies to assure ample time for delivery. TBS may charge you a supply freight fee to cover our cost of shipping supplies to you. TBS will determine the number of supplies to be shipped based on the Minimum Number of Clicks and Excess Clicks metered. If TBS determines that the Customer has used more than filtern percent (15%) supplies than normal for the number of metered clicks, based on yields published by the manufacturer, Customer agrees to pay TBS's customary charges for all excess supplies.

All supplies delivered as part of this Contract remain the property of TBS until and unless they are consumed by the equipment in the performance of this Contract. Any supplies not consumed as specified and not surrendered to TBS upon expiration or termination of this Contract will be invoiced to the Customer at TBS's then current prices. Customer agrees to provide insurance coverage for supplies in case of loss under any circumstances. Notwithstanding the foregoing, the risk of loss of the consumable supplies shall be transferred from TBS to Customer if such consumable supplies are stored at Customer's facility.

IL TAXES. In addition to the charges due under this Contract, the Customer agrees to pay amounts equal to any taxes resulting from this Contract, or any activities hereunder; exclusive of taxes based upon net income.

9. INSTALLATION AND ACCESS TO EQUIPMENT. Customer agrees to provide adequate space, environment and appropriate electrical requirements including, if required, a dedicated 120 volt or 220 volt electrical line, as published in the Operator and Service Manuals for the operation and maintenance of the equipment. If TBS has installed a power Rigardunga protector on the equipment, it must at all times remain continuously installed. If it is removed Customer agrees to purchase a replacement from TBS immediately. TBS shall have full and free access to the equipment to provide service thereon.

If persons other than TBS representatives install conversions, feature additions, accessories or perform service on equipment and as a result further repeir by TBS is required, such repairs shall be made at TBS's applicable Time and Material rates and terms then in effect. If such additional repeir is required, TBS may immediately withdraw the equipment from this Contract.

10. KEY OPERATOR - END-USER TRAINING. Customer agrees to designate a Key Operator for training on the use, applications and features of the equipment. The Key Operator will be responsible for normal Key Operator activities as detailed in the Operators Manual and for training additional end-users. If the Key Operator assignment changes Customer agrees to designate a new Key Operator immediately. TBS agrees to provide training for the designated Key Operator and to provide initial training for end-users on the use, applications and features of the equipment. Additional training requested by Customer after thirty (30) days from installation will be at TBS normal hourly rates.

11. EXCLUSIONS. Service under this Contract does not include:

(a) Furnishing paper, staples, replacement print heads or any of the following:

- (b) Service of equipment if moved outside of TBS's designated service area;
- (c) Repair of damage or increase in service time caused by accident, misuse, negligence, abuse or disaster;
- (d) Service of accessories, attachments or click control devices other than those of the same manufacturer as the equipment,
- (e) Painting or refinishing of the equipment;
- (f) Making specification changes;
- (g) overheat; when TBS determines an overheat is necessary because normal repeir and parts replacement cannot keep the equipment in satisfactory operating condition, TBS will submit a cost estimate to Customer and TBS will not commence work until Customer has approved cost;
- (h) Performing key operator functions as described in the operator manual;
- (I) Moving equipment, repair of damage or increase in service time caused by the use of the equipment for other than the ordinary use for which designed:
- (ii) Repair of damage caused by electrical surges or lightning strikes, if equipment is connected to a TBS supplied power filter/surge protector repairs will be included;
- (k) Repair of damage or increase in service time caused by failure to continually provide a suitable installation environment as defined by the manufacturer, with all the facilities prescribed by TBS including, but not limited to, adequate space, electrical power, air conditioning or humidity control.
- (1) Repair of equipment that has been designated as obsolide by the manufacturer and genuine OEM parts are no longer available.
- (n) Repair of damage or increase of service time caused by Customer's use of media outside the specifications as described in the operator manual.
- 12. INDEMNITY AND DISCLAMMER. TBS shall not be responsible for any injuries, damages, penalties, claims or losses including legal expenses incurred by Customer or any other person caused by the installation, selection, ownership, passesson, maintenance, condition or use of the Equipment. Customer agrees to reimburse TBS for and to defend TBS against any claims for such losses, damages, penalties, claims, injuries or expenses. This indemnity shall continue even after this Contract has expired.

IN NO EVENT WILL TBG BE LIABLE FOR LOST PROFITS, CONSEQUENTIAL, EXPECTANCY OR INDIRECT DAMAGES EVEN IF TBS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

EXECPT AS OTHERWISE SET FORTH HEREIN, TBS DOES NOT MAKE ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, REPRESENTATION OR WARRANTY ARISING OUT OF USAGE AND TRADE, COURSE OR DEALING OR COURSE OR PERFORMANCE. EXCEPT AS PROVIDED HEREIN, THE PARTS AND SERVICES ARE PROVIDED "AS IS."

13. GENERAL. Subject to the terms of the following paragraph, TBS may modify the terms and conditions of this Contract effective on the Renewal Date by providing the Customer with prior written notice.

Any such modification will apply unless the Customer withdraws the equipment affected by such modification from this Contract. Otherwise this Contract can only be modified by a written agreement duly signed by persons authorized to sign contracts on behalf of the Customer and of TBS. Variance from the terms and conditions of this Contract in any Customer order or other written modification will be of no effect.

The Customer represents that the Customer is the owner of the equipment under this Contract, or, if not the owner, is the lessee or ranter of the equipment. Customer will execute a maintenance agreement for the equipment with a Toshiba authorized dealer or Customer will waive certain rights under Toshiba's menufacturer's warranty.

This Contract is not assignable, its right, dulies and obligations may not be assigned or transferred by the Customer without the prior written consent of TBS. Any attempt to assign or transfer any of the rights, duties or obligations of this Contract without such consent is void.

TBS's service provided outside the scope of this Contract will be furnished at TBS's applicable time and material rates and terms then in effect.

TBS is not responsible for failure to render service due to causes beyond its control.

This Contract will be governed by the laws of the state where the Customer associated this Contract. If either party fails to comply with the terms and conditions of this Contract, the non-breaching party shall notify the breaching party in writing using certified mail to the address on the face of this Contract. The breaching party shall have thirty (30) days to cure any breach of this Contract prior to the non-breaching party takes the legal action. No action, regardless of form, ansing out of this Contract may be brought by either party more than one year after the cause of action has arisen, or, in the case of non-payment, more than two years from the date of the last payment.

ADDENDUM

THIS ADDENDUM entered into by and between the CITY OF HIALEAH ("CITY") and TOSHIBA BUSINESS SOLUTIONS ("TBS") on this ______ day of _______, 2015 and is made part of the AIMS Maintenance Contract Agreement between the parties of even date. The words "you" and "your" refer to the CITY and the words "we", "us" and "our" refer to TBS. Unless otherwise defined herein, capitalized terms shall have the meaning given to them in the AIMS Maintenance Contract.

WHEREAS, the parties have entered into a AIMS Maintenance Contract for the services described in the Maintenance Contract; and

WHEREAS, this Addendum intends to modify, amend and supersede the terms of the Maintenance Contract as provided herein;

NOW, THEREFORE, in consideration of the premises and the mutual agreements, and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, intending to be legally bound, the Parties agree to amend the AIMS Maintenance Contract as follows:

A. The Parties agree to amend Paragraph 2. <u>Terms</u> by substituting the terms of Paragraph 2 with the following language:

"This Contract will remain in force for one (1) year from the Effective Date. For each piece of equipment under this Contract there will be a Start Date and Start Meter which is shown on the face of this Contract. Service for each piece of equipment will be provided from the Start Date and Start Meter until this Contract is terminated or the equipment is withdrawn from service. Customer may withdraw individual equipment by providing thirty (30) day written notice at any time during the Term of the Contract."

- B. The Parties agree to amend Paragraph 3. <u>Service Availability</u> by increasing the percentage change from 10% to 20% in the definition of "Substantial".
- C. The Parties agree to amend Paragraph 5. <u>Invoicing-Late Charges</u> by deleting the following language:

"whether or not Customer receives an invoice."

and further, by including the following language:

"Customer will be billed monthly."

and further, by deleting the following language:

"If any part of a payment is not made by the Customer when due, Customer agrees to pay TBS a Late Charge of the higher of \$25 or two percent (2%) of each such late payment, but not

more than permitted by law. Customer agrees to pay TBS the Late Charge no later than one (1) month following the date of the original Minimum Payment."

D. The Parties agree to amend Paragraph 7. <u>Consumable Supplies</u> by deleting the following language:

"Customer agrees to provide insurance coverage for supplies in case of loss under any circumstances."

E. The Parties agree to amend Paragraph 12. <u>Indemnity and Disclaimer</u> by adding the following language:

"Customer agrees to indemnify TBS for any claims for such losses, damages, penalties, claims, injuries or expenses, unless such losses, damages, penalties, claims, injuries or expenses are caused by the negligence of TBS."

and further, by including the following language:

"Any indemnity provided by Customer in this Contract is subject to the limitations on partial waiver of sovereign immunity as provided by Florida Statute §768.28 and shall not exceed the value of this Contract."

Except as expressly provided for herein, no other term, condition, provision or covenant of the Maintenance Contract is changed, modified, amended or altered, nor are any of TBS' or its assigns' rights or remedies under the Maintenance Contract, at law or equity, modified, waived, discharged or forgiven.

A facsimile copy of this Addendum containing City's signature may be treated as an original and be admissible in court as evidence of this Maintenance Contract.

IN WITNESS WHEREOF, the Parties have caused this Addendum to be duly executed by their authorized representative as of the date first above written.

8	
City of Hialeah, Florida	Toshiba Business Solutions
Signature	Signature
Print Name	Print Name
Title	Title

 $s: \verb|\label| contracts \verb|\label| department \verb|\label| libraries \verb|\label| to shiba-aim smaintenance contract. doc$

Agreed and Accented:

TOSHIBA BUSINESS SOLUTIONS

FMV LEASE AGREEMENT

TOSHIBA

FINANCIAL SERVICES

APPLICATION NUMBER
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CUSTOMER CONTACT I	VFORMATION				BERNOTTHE CO. C. C. SEC. SECTION SEC. OF
Legal Company Name: Halech	u John F Kennedy 1	Memaci	al hibrary	1	
Contact Person;		Bill-To Phone:		BNI-Yo Fao	X .
Billing Address: 190 W.	49 Street	City, State-Zip;	Hipleah	FD	33012
Equipment Location: (if different from above)		City, State-Zip;		/	
IBS LOCATION					
Contact Name:		Subsidiary Local	G ;	······································	
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257 (2)					
Platen Core	2 (2)		-		
Stone (2)					
	,				
See attached form (Schedu	le "A") for Additional Equipment	***************			
LEASE TERV & PAYMEN	u sva sa r				
Number of Payments; 36		e applicable (avea)			Indicated: End-of-Liseup Options: rur original form, provided the Lease has not
Security Deposit:	, Received		terminated early and no event of	default under the i	Lease has occurred and is continuing. - 2. Renew the Lease per section 16.
Documentation Fee: \$76,00 (included			3. Return Equipment		
and the second s	LABLE / IRREVOCABLE AGRE	EBMENT, TH	8 AGREEMENT CANN	OT BE CAN	CELLED OR TERMINATED.
LESSOR ACCEPTANCE Tochiba Financial Services	Signature: X			714.	
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CUSTOARER ACCEPMANES You havely acknowledge and signe that your electrical signature highest and engined expensive for all purposes. This Leans may be associated an overlampent. The unequal counterpart which has Leans's original agreehers and (s) any determination as to verice version of this Leans in the leans of					
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- DANGE THE RESIDENCE OF THE PROPERTY OF THE PRO To agree the water poor in the department of the property of t credit reports and make credit inquities regarding you and your financial condition and to provide your information, including payment history, to our sessionness or third parties having an economic interest in this Lease or the
- seasment: This Lease will continuence upon your ecceptance of the applicable Equipment. When you receive the Equipment, you agree to inepact it and verify your acceptance by telephone or, of our request, by a evidence of acceptance saterlactory to us, Upon acceptance, your obligations under this Lease will become absolute and unconditional, and are not subject to cancellation, reduction or setoff for any reason payments will be reade to us in accordance with the applicable Schedule at our address or at such other place as we may designate in writing. You agree to pay an Infarirs rest payment equal to 1/30th of the 2 Lease Co. delivery of written evidence of accep cever, All paym remail, multiplied by the mumber of days between rent commencement date and the date of the beginning of the first rental period. For any payment that is not received by its due date, you agree to pay a late charge equal to mer of 10% of the amount due or \$22 (not to exceed the medimum allowed by larry as reasonable collection costs.
- the security deposit is non-interest bearing and is to secure your performance under the Agreement, Any security deposit made may be applied by us to satisfy any amount owed by you in, in which event provided you have not even been in default of the Agreement in the Default section, the security deposit. you will promptly assiste the security day had to you when the return of the equipment in accordance with the Return of Equipment section
- 4. WARRANTY SINGLAMER: WE MAKE NO WARRANTY EXPRESS OR IMPLIED, INCLUDING THAT THE EQUIPMENT IS FIT FOR A PARTICULAR PURPOSE OR THAT THE EQUIPMENT IS MERCHANTABLE. YOU AGREE THAT YOU HAVE SELECTED EACH ITEM OF EQUIPMENT AND TBS BASED UPON YOUR OWN JUDGMENT AND DISCLAIM ANY RELIANCE UPON ANY STATEMENTS OR REPRESENTATIONS MADE BY US YOU LEASE THE EQUIPMENT "AS IS". HO REPRESENTATION OR WARRANTY OF TBS WITH RESPECT TO THE EQUIPMENT WILL BIND US, NOR WILL ANY BREACH THEREOF RELIEVE YOU OF ANY OF YOUR OBLIGATIONS HEREUNDER. YOU AGREE THAT WE WILL NOT BE RESPONSIBLE TO PAY YOU ANY CONSEQUENTIAL OR INCIDENTAL DAMAGES FOR ANY DEFAULT BY US UNDER THIS LEASE.
- 5. Bishabiny Pleases Linear: You agree that this Lease qualifies as a statutory finance lease under Article 2A of the Uniform Convenorsial Code. To the extent you are permitted by applicable less, you waive all rights and remain continued upon a teacen by Adicio 2A (sections 508.522) of the Uniform Commercial Code.
- 6. Belowthy Interest: You authorize us to file a financing statement with respect to the equipment. If this Lease is desired to be a secured transaction, you grant us a security interest in the Equipment to secure oil your obligations under this Lease,
- 7. Use Maintenance and Repair of Equipment: YOU WILL USE THE EQUIPMENT ONLY IN THE LAWFUL CONDUCT OF YOUR BUSINESS AND NOT FOR PERSONAL, HOUSEHOLD OR FAMILY PURPOSES, YOU WILL not record the Equipment from the equipment location fisted on the achedule subhout our severone written consent. You will give us reasonable access to the Equipment so that we can check the Equipment's existence, condition and severand over and lear excepted. You will not reasonable access to the Equipment so that we can check the Equipment's existence, condition and severand over and lear excepted. You will not reason any permanent absolutes to the Equipment. You will leave the Equipment from the entire of all leass; You assign to see all of your rights, but some of you obligations, under any purchase agreement for the Equipment, We assign to you all our rights under any TBS warrantees, so long as you are not in defeat
- 8. Taxon and Loane Charges: You agree to pay all torus, cooks and expen ness lincurried by us as a consequence of the convership, sale, issue or use of the Equipment, including all sales, use and documentary stamp taxes. Any
- toe charged under this Agreement may include a profit and is subject to applicable times.

 9. Indemnity: You will indemnify and held as hernities from any and all flability, demages, losses or injuries including reasonable alternay's tees, anxing out of the ownership, use, condition or possession of the Equipment, except to the settent directly classed by our prose negligation or will'indemnify and survive the termination of this Lesse.

 10. Risk or Less; issuements: You are responsible for set, of less or for any destruction of or damage to the equipment, No such loss or damage shall relieve you from the payment obligations under the Lesse. You agree to keep
- the Equipment fully insured against loss until this Leans is pink to full and to have us and our assigns named as loss payes, You also agree to maintain public leability insurance covering both personal injury and properly demage. and you shall name us and our assigns as additional insured, Upon request, you agree to provide as certificates or evidence of insurance acceptable to us. If you do not provide evidence of acceptable insurance, (a) we have the right but no obligation to obtain insurance covering our interest (and only our interest) in the Equipment for the Lease term, and renewals. Any insurance we obtain will not insure you against third party or liability claims and may be carcolled by us at any time. You will be required to pay us an additional amount each month for the insurance and advantables fee; The cost may be more than the cost of obtaining your own insurance and we may make a profit. You agree to cooperate will's us, our insurer and our agent in the placement of coverage and with claims, or (b) we may waive the insurance requirement and charge you a monthly properly damage surcharge in the amount of (0.035 of the total steems of pagement to cover our oraclit risk, editeratively code and other code and in which we may make a profit. Once an acceptable certificate or evidence of insurance it submitted, any such fees will be and. If any of the Equipment is tool, stolen or damaged you will at your option and cost, either (a) repair the item or replace the item such a comparable item reasonably acceptable to us, or (b) pay us the sum set forth in the
- 11. Right to Purform: If you fall to comply with any provision of this Lasse, we may, at our option, parliams such obligations on your behalf. Upon invoice you will reimburse us for all costs incerned by us to parliam such
- 12. Representations: (a) You represent and waveaut to us that (1) you have the leadst gover and authority to enter into this Lease, and (2) the individuals signing this Lease have been duty satisfacted to do so or your behalf, (3) you will provide us such financial information as we may reasonably request from time to time, (4) all financial information provided (or to be provided) in (or will be) accurate and complete in all material respects, (5) you will notify us in series, if you nove your principal place of financial information, or ownership, and (6) you will take any action we reasonably request to protect our rights in the and and warrant to you that (1) we have the lawful power and subsolity to enter into this Lease, and (2) the individuals signing this Lease have been duly authorized to do so on our behalf. al. (6) We mean
- 13. Default: You will be in default under this Lease it. (a) we do not receive any payment due under that Lease within ten (10) days after its due date, (b) you like it meet any of your obligations in the Lease (other than payment obligations) and do not connect such default within 10 days after we send you written notice at such default, (c) you become insolvent, are liquidated or dissolvent, merge, transfer a material portion of your ownership interest or stole, stop doing business, or assign rights or property for the benefit of conflors, (d) a polition is fined by or against you under any bankruptcy or insolvency less, (e) any representation made by you is false or misteading in any salarial respect, or (f) you default on any other agreement with us or our assigns.
- material respect, or (f) you default on any other agreement with us or our agreement with us or our agreement with or our agreement. If you are in default, we may, as any or all of the following: (a) retain your security deposit, if any, (b) terminate this Lease, (c) require that you pay, as compensation for loss of our bargain and not as a penalty. The sense of (1) all amounts due and payable by you or account wolder this Lease, plus (2) the present value of all remaining payaments to become due under this Lease, (discounted at 4% or the lowest rate allowed by law), and (3)(i) the amount of any purchase option and, if none is specified, 20% of the original equipment cost, which represents our anticipated residual value in the Equipment or (ii) return the Equipment to a location designated by us and pay to so the amount of any purchase option and, if none is specified, 20% of the original equipment cost, which represents our anticipated residual value in the Equipment or (ii) recover interests on any unjust believe and pay to so the amount payable under clause 3(ii) above over the Fair Mariest Value of the returned Equipment as determined by us in our reasonable discretion, (d) recover interests on any unjust believe to the payable of the payable country of the process of the returned Equipment, as and actual count costs including any cost of appeals. If we have to take possession of the Equipment, you agree to pay the cost of impression and we may self at re-rest the equipment at terms we determine, at one or more public or private asies, with or without notice to you, and apply the net proceeds (other detecting my related expenses) to your abfiguitors. You may remain faithe for any deficiency with any excess term proceeds on you, you will either (e) return and other tends.
- to condition, value or life for the Fair Market Value of the Equipment as determined by se in our reasonable discretion plus applicable sales and other taxes.
- 15. Audientatic Removal: This Loane will automatically remous on a month-to-month basis what the Term unless cancelled by either party upon 30 days prior written notice, and you shall pay us the same lease payments and lease
- us for any missing or defective parts or accessories.
- 19. Assignment: We rise, willout your consent, sealon or branche any Equipment or this Leane, or any rights artising under this Leane, and in such event our assignee or transferoe will have the rights, power, privileges and remedies of lessor hereunder, but none of the chilipations. Upon such assign, transfer or subhase this Leane or any rights therepeder or any Equipment subject to this Leane without our prior written consent.

 19. Personal Property Tax (PVT): You agree at our discussions to (a) reinfluorse us armselly for all personal property and similar lessor associated with the ownership, possession or use of the Equipment or (b) remit to us each belief period our estimate of the private of such times. You agree to pay us an administrative feet or the private of such times.

 20. Yet helamenthy. You agree to feet any incomment or the private pay of the Equipment or the Equ
- mailty: You agree to indemently us for this loss of any income tax benefit caused by your acts or originalists incomisions incomisions with our entitlement to certain tex benefits as owner of the Equipment.
- 21. Governing Laur. BOTH PARTIES AGREE TO WAVE ALL RIGHTS TO A JURY TRIAL. This Agreement and any supplement shall be desired bely executed and performed in the state of Lessor or its Assignee's principal place of business and shall be governed by and construed in accordance with its laurs. If the Lessor or its Assignee shall bring any judicial proceeding in relation to any matter arising under this Agreement, you irrevocably agree that any such matter may be resident in any count or counts in the easts of the Lesson or its Assignant's principal place of business, or in any count or counts of your state of residence, or in any other count having paradiction over you or your assess, all as the sole election of the Leaser or the Assignee. Yes hereby insuccessity submit generally and insponditionally to the jurisdiction of any such court so discised by Leaser or the Assignee in rai nifon to such anothers.
- measure: This Leave contains the entire agreement between you and us and may not be modified except as provided therein or in setting signed by you and vis. We will not accept payment in cash. If you so request, and we permit 22. the early termination of this Lease, you agree to pay a fee for such privilege. Notices must be in writing and will be descried given tive days after realing to your or our making address. If a court linds any provision of this Lease to be unentorceated, all other terms of that Lease will remain in effect and entorceated. You agree that any delay or failure to entorce our rights under this Lease do not prevent us from entorcing any rights at a later time. In no event will we charge or collect any amounts in excess of those allowed by applicable law. Time is of the sees on. You agree that a feciently copy of the Lease with facaintie signatures may be treated as an original and will be admissible as evidence of the Lease. You hereby acknowledge and combin that you have not received any tax, fearcial, accounting or legal action from us, the manufacturer or supplier of the Equipment. It is the Lesson's sole and exchange responsibility to a sole a disk drives or meaned; made are extend of any leasure date and information.

FISCAL FUNDING ADDENDUM

	Full Lagal Hame Healocale JFK Memorial Warary Billing Address 190 W. 49 Street Phone Number	
9	City traleal County Dade State To Code 3 30 1	2

Lessee warrants that it has funds available to pay all rents (the "Lease Payments") payable under the above - identified Lease until the end of Lessee's current appropriation periods. If Lessee's legislative body or other funding authority does not appropriate funds for Lease Payments for any subsequent appropriation period and Lessee does not otherwise have funds available to lawfully pay the Lease Payments (a "Non-Appropriation Event") Lessee may, subject of same or the end of the Lessee's current appropriation below to Lessor (the "Non-Appropriation Notice"), effective sixty (60) days after the later of Lessor's receipt all Lease Payments due Lesser coming due after the Non-Appropriation Date. As a condition to exercising its rights under the Addendum Lessee shall (1) of Lessee's coursel (addressed to Lessor) verifying that the Non-Appropriation Event has occurred, (2) deliver to Lessor an opinion the equipment subject to the Lesse (the "Equipment") on or before the Non-Appropriation Date to Lesser or a location designated by Lessor, in the condition required by, and in accordance with the return provisions of, the Lesse and at Lessee's expense, and (4) pay Lessor all sums payable to Lessor under the

In the event of any Non-Appropriation Event, Lessor shall retain all sums paid heraunder or under the Lesse by Lessee, including the Security Deposit (if any) specified in the Lesse.

Lessee further represents, warrants and covenants for the benefit of Lessor that:

- (a) Lessee is a municipal corporation and political subdivision duty organized and existing under the constitution and laws of the State.
- (b) Lessee is authorized under the constitution and laws of the State, and has been duly authorized to enter into this Lease and the transaction contemplated hereby and to perform all of its obligations hereunder.
- (c) This Lease constitutes the legal, valid and binding obligation of the Lessee enforceable in accordance with its terms, except to the extent limited by applicable bankruptcy, insolvency, reorganization or other laws affecting creditors' rights generally.
- (d) Lessee has complied with such public bidding requirements as may be applicable to this Lease.
- (e) The Equipment described in this Lease is easential to the function of the Leasee or to the service Lessee provides to its citizens. The Lessee has an immediate need for, and expects to make immediate use of, substantially all the Equipment, which need is not temporary or expected to diminish in the fore-
- (f) Lessee has never failed to appropriate or otherwise make available funds sufficient to pay rental or other payments coming due under any lease, lease purchase, installment sale or other similar agreement.

This Addendum is not intended to permit Lessee to terminate the Lease at will or for convenience.

YOU AGREE THAT A FACSIMILE COPY OF THIS DOCUMENT WITH FACSIMILE SIGNATURES MAY BE TREATED AS AN ORIGINAL AND WILL BE ADMISSIBLE AS EVIDENCE IN A COURT OF LAW.

Signature X (MAIST BE SIGNED BY AUTHORIZED REPRESENTATIVE OR OFFICER OF OPENMENT ENTITY)
Print Name
TitleDate
Name of Government Entity
Signature X
Print Name
Title Date
Name of Corporation or Partnership

GROTT All Rights Reserved. Private in the U.S.A. (ROEDOCROBAT). 19/11

ADDENDUM

THIS ADDENDUM entered into by and between the CITY OF HIALEAH ("CITY-Lessee") and TOSHIBA FINANCIAL SERVICES ("TFS-Lessor") on this _____ day of _______, 2015 and is made part of the FMV Lease Agreement between the Parties of even date. The words "you" and "your" refer to the Lessee and the words "we", "us" and "our" refer to the Lessor. Unless otherwise defined herein, capitalized terms shall have the meaning given to them in the Lease.

WHEREAS, the Parties have entered into a FMV Lease Agreement for the services described in the Agreement; and

WHEREAS, this Addendum intends to modify, amend and supersede the terms of the Lease Agreement as provided herein;

NOW, THEREFORE, in consideration of the premises and the mutual agreements, and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, intending to be legally bound, the Parties agree to amend the FMV Lease Agreement as follows:

A. The Parties agree to amend Paragraph 1. <u>Lease Agreement</u> by substituting the terms of Paragraph 1 with the following language:

"You agree to lease from us the equipment described under "ITEM DESCRIPTION" and on any attached Schedule (hereinafter, will replacement parts, repairs, additions and accessories, referred to as the "Equipment") and as modified by Supplements to this Lease from time to time signed by you and us. You authorize us to insert or correct missing information on this lease, including your accurate legal name, serial numbers and any other information describing the Equipment. We will send you copies of any changes. You agree to provide updated annual financial statements to us upon request."

B. The Parties agree to amend Paragraph 2. <u>Lease Commencement</u> by deleting the following language:

"For any payment that is not received by its due date, you agree to pay a late charge equal to the higher of 10% of the amount due or \$22 (not to exceed the maximum allowed by law) as reasonable collection costs."

- C. The Parties agree to delete the terms of Paragraph 3. <u>Security Deposit</u> in their entirety.
- D. The Parties agree to amend Paragraph 5. <u>Statutory Finance Lease</u> by deleting the following language:

"To the extent you are permitted by applicable law, you waive all rights and remedies conferred upon a lessee by Article 2A (sections 508.522) of the Uniform Commercial Code.

- E. The Parties agree to delete the terms of Paragraph 6. <u>Security Interest</u> in their entirety.
- F. The Parties agree to amend Paragraph 10 <u>Risk or Loss; Insurance</u> by deleting the following language:

"and you shall name us and our assigns as additional insured."

and further, by deleting the following language:

"If you do not provide evidence of acceptable insurance, (a) we have the right but not the obligation to obtain insurance covering our interest (and only our interest) in the Equipment for the Lease term, and renewals. Any insurance we obtain will not insure you against third party or liability claims and may be cancelled by us at any time. You will be required to pay us an additional amount each month for the insurance and administrative fee. The cost may be more than the cost of obtaining your own insurance and we may make a profit. You agree to cooperate with us, our insurer and our agent in the placement of coverage and with claims, or (b) we may waive the insurance requirement and charge you a monthly property damage surcharge in the amount of .0035 of the total stream of payments to cover our credit risk, administrative costs and in which we may make a profit. Once an acceptable certificate or evidence of insurance is submitted, any such fees will be discontinued.

- G. The Parties agree to amend Paragraph 13 <u>Default</u> by increasing the number of days from the due date of payment after which failure to pay would be an event of default under subparagraph (a) from ten days to twenty days.
- H. The Parties agree to amend Paragraph 17 <u>Return of Equipment</u> by substituting the terms of Paragraph 17 with the following language:

"Lessee agrees to remove all Equipment at its sole cost and expense at the end of the Term. All Equipment must be free of marking. You will pay us for any missing or defective parts or accessories."

I. The Parties agree to amend Paragraph 18 <u>Assignment</u> by deleting the following language:

"but none of the obligations. Upon such assignment you agree not to assert, as against our assignee, any defense, setoff, recoupment, claim or counterclaim that you may have against us."

J. The Parties agree to delete the terms of Paragraph 19 <u>Personal Property Tax</u> (<u>PPT</u>) in their entirety.

K. The Parties agree to amend the terms of Paragraph 21 <u>Governing Law</u> by substituting the terms of Paragraph 21 with the following language:

"BOTH PARTIES AGREE TO WAIVE ALL RIGHTS TO A JURY TRIAL. This Agreement and any supplement shall be deemed fully executed and performed in the State of Florida and shall be governed by and construed in accordance with its laws. If the Lessor or its Assignee shall begin any judicial proceeding in relation to any matter arising under this Agreement, you irrevocably agree that any such matter may be adjudged or determined by any court or courts in the State of Florida, in any court or courts of the State of Florida, or in any court having jurisdiction over you or your assets. You hereby irrevocably submit generally and unconditionally to the jurisdiction of any such court."

Except as expressly provided for herein, no other term, condition, provision or covenant of the Lease is changed, modified, amended or altered, nor are any of Lessor's or its assigns' rights or remedies under the Lease, at law or equity, modified, waived, discharged or forgiven.

A facsimile copy of this Addendum containing Lessee's signature may be treated as an original and be admissible in court as evidence of this Addendum.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be duly executed by their authorized representative as of the date first above written.

1.51.00a ana 1.000ptoa.	
City of Hialeah, Florida	Toshiba Financial Services
Signature	Signature
Print Name	Print Name
Title	Title

Agreed and Accepted:

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Municipal 30 Days Notification and Equipment Return Authorization

	Date:
Lease Company	Attn:
Toshiba Business Solutions, lease. Please provide us the r	Florida would like to return equipment, the customer is at the end of the eturn quote and shipping instructions.
Lease #	Customer Name: Haleah JFK Memor
Customer Address: 190	Customer Name: Haloah JFK Memor W. 49 Street Libra
	Ph#:
Model# 255SE	Serial # F 6085
Model#	
Monthly Payment \$	Lease Expiration Date:
Municipal 1	Equipment Return Authorization
I understand that this equipme	nt is:
they are respon	omer with Toshiba Business Solutions, Florida. Customer understand sible for any remaining payments owed on their account, as well as thing", as per the original purchase order or letter of commitment.
COMMENTS:	
Contact:	Phone #:
Customer Signature/Title	Date
Sales Rep/Toshiba Business Solutions, Florida	Date Phone#

Please Sign, Date & Fax Back to 954-427-7612



Municipal 30 Days Notification and Equipment Return Authorization

		Date:_	
Lease Company		Attn:	
Toshiba Business Solution lease. Please provide us the	s, Florida would like e return quote and s	e to return equipment, hipping instructions.	the customer is at the end of the
Lease #	Customer Na	ame: Haleah	JFK Memorial
Customer Address: 19	0 W 49		JFK Memorial
Model#		Serial # F608	<u>6</u>
Model#			·
Monthly Payment \$		Lease Expiration Da	te:
I understand that this equiparties Leased by cuthey are resp	ment is: astomer with Toshib onsible for any rema	a Business Solutions	ization Florida. Customer understand on their account, as well as the or letter of commitment.
COMMENTS:			
Contact:		Phone	#:
Customer Signature/Title			Date
Sales Rep/Toshiba Business Solutions, Florid	9	Date	Phone#

Please Sign, Date & Fax Back to 954-427-7612